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Ernest Wilson

from page one

soon." And she wonders when "soon" is. "He was a good officer," she said, "even Chief Bischel went before the City Council to ask them to extend his pay, because he was a good officer, and would like to have him back on the force. But," she added, "they turned him down."

Mrs. Wilson and the two children need him so much, because they love him. But not only do they need him for his love and affection, but he was the family bread winner; 100 per cent because Mrs. Wilson has never held a job in her life. Last week, the young officer's sick leave and vacation pay ran out. His insurance, as well as hers, has been expended. And his hospital and doctor's fees have passed the \$10,000 mark. Young Wilson, who is still in a coma and undetermined condition, will be eligible for a \$172.00 monthly pension; in 90 days; but since he was off duty at the time of the accident, he is responsible for his own medical expenses, and the livelihood of his family. They are now without income.

Like so many of the San Antonio Police Officers, due to the pay they receive, Officer Wilson was forced to accept off-duty work, in order to provide his family with the comforts and conveniences enjoyed by his counterparts of the force. Due to the fact that he could not afford these things for his family on his Policeman's pay, he tried to make up for it by working extra on escort duty; using his own motorcycle. It was in this pursuit of life, liberty, and happiness, that he was struck down.

Today, the future looks bleak for his wife and two sons. They are on the brink of losing all that he had worked and planned for: the car, the tidy modest home, the furniture and T.V. set, their dreams for the future.

Although Officer Wilson was classified as injured "off duty", he might not have been injured at all, had the City Council and the City Manager seen fit to pay our "front line defenders" a more realistic salary. Perhaps he would have stayed home that day and enjoyed his wife and children — like average people do.

But, as Mrs. Wilson said: "The City Council wouldn't extend his pay" — even though he is still in a coma in the hospital.

People wanting to help may contact the E. J. Wilson Fund, C/O S.A. Police Dept., PO Box 1598, Mrs. Vallie Gandy, 404 E. Garfield, Morton or Merle at 218 Rambling, San Antonio, Texas 78220.

County agent

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Also in several fields were the greenbugs have been found in huge clumps around the stalks we have noticed many stalks beginning to fall where the "bugs" have sucked the life out of a joint. This loss of life or weakening of the joint has caused the head to fall. A close watch should be kept on the fields that are not to heavy with numbers to see that they do not move to the upper leaves and the head.

Of course the "honeydew excretion" will be a problem in harvesting but what worries me more is the sapping of the stalks that the greenbugs are doing. If the stalks are dried up the feed may be ready easy to fall.

Another situation that the Cochran County and area farmers should be aware of is the False Chinch bug infestation in some of the grain sorghum. This is a small grayish insect; that feeds on the heads when they are in the milk to soft dough stages. They are easily found and can do severe damage.

So far I only know of two fields that the False Chinch bugs have been found in heavy enough numbers to warrant control. But, the False Chinch bugs have been a serious problem in Lynn County and we should be on the lookout for them. (They have been spotted and scattered-not too serious yet).

Irrigation

from page one

water needs to be applied. The Soil Conservation Service can supply each farmer with the knowledge he needs to know in order to apply the right amount of water required for his crops.

Water alone is not the only loss that occurs when too much water is applied. Nutrients are leached into the ground and they become un-available to the plants. Why should a farmer spend money for fertilizers and go to the trouble of applying them and then apply to much water and leach the nutrients away from the plants?

Every irrigating farmer should do his best to try and preserve all the water he can. The personnel at the Soil Conservation office will help each and every farmer with his irrigation systems on request.

Embroidery show at Roberts Nursing Home

Tri-Chem Liquid Embroidery Show will be at the Roberts Memorial Nursing Home, 211 West Garfield Saturday, August 3, at 9 a.m. through 5 p.m. The public is invited. There will be items shown and instructions for liquid embroidering. Giving the show will be Mrs. Lennis Burnett of Brownfield.

STATE Capital NEWS

By VERN SANFORD

AUSTIN, Tex.—Campaigns will be shaping up soon on 14 more amendments to the state constitution. All 14 of the proposed changes in the state's basic laws will be voted on at the general election November 5. Some are far-reaching, others routine.

Here are the amendments in the order in which they will appear on the November 5 ballot:

1. Revising provisions for management and administration of the state employee's retirement system and permitting investment in securities other than government bonds.
2. Raising the state's welfare spending ceiling from \$60 million to \$75 million.
3. Permitting investment of the Permanent University Fund by UT regents in certain types of securities, within the "prudent man rule."
4. Allowing Dallas County to issue road bonds on vote of property taxpayers.
5. Authorizing a raise in state legislators' salary from \$4,800 to \$8,400 a year and extending the per diem expense allowance of legislators (\$12 a day) to 140 days of a regular lawmaking session. (Present limit is 120 days.)
6. Allowing the legislature to exempt from property taxes equipment installed by industrialists to control air or water pollution.
7. Phasing out the state property tax after Dec. 31, 1976, beginning next year, except that portion for higher education institutions.
8. Eliminating the requirement that the governor, secretary of state and comptroller approve contracts for printing and paper.
9. Providing for contributions to the teacher retirement system on the basis of full salaries. (Contributions now are limited to \$504 a year.)
10. Allowing the legislature to provide for refund of state tax on cigars and tobacco products sold at retail in Texarkana.
11. Authorizing the legislature to permit consolidation of offices and governmental functions in El Paso and Tarrant Counties.
12. Giving the legislature power to authorize cities and counties to issue revenue bonds for industrial development purposes and permit private concerns to operate plants thus financed.
13. Exempting from property tax certain property temporarily stored in public warehouses.
14. Spelling out that legislators will not be ineligible for other offices because their terms extend a few days into Jan.

GOP OFF FOR MIAMI—Most Texas Republican delegates to the GOP national convention will be shuffling off to Miami Beach this weekend. Opening session is Monday, August 5.

First caucus of the Texans (who have 56 votes in the presidential vice presidential nominating procedure) is scheduled for 3 p.m. Sunday (Aug. 4).

Sen. John Tower and Mrs. Tobin Armstrong of Armstrong serve on the convention platform and resolutions committee. Douglas R. DeCluit of Waco and Mrs. Malcolm Milburn of Austin serve on the credentials committee; Jim Collins of Dallas and Mrs. Richard M. Sowell of McAllen, permanent organization; Paul Eggers of Wichita Falls and Mrs. Basil E. Atkinson Jr. of Lufkin, rules and order of business.

DEMOCRATS PREPARING TOO—Democrats are getting ready for their own powwow in Chicago starting August 26.

Gov. John Connally, Texas delegation chairman and favorite son candidate for the presidency, announced these appointments to convention posts:

Secretary of State Roy Barrera of San Antonio, delegation secretary; Cecil Burney of Corpus Christi and Mrs. Roland Boyd of McKinney, resolutions and platform committee; Will D. Davis of Austin and Miss Claudia Brummett of Amarillo, credentials committee; Tom Gordon of Abilene and Miss Julianan Cowden of Alvarado, rules and order of business; Mrs. Horace O'Brien of Corpus Christi and M. J. Anderson of Austin, committee on permanent convention organization.

Also, Rhea Howard, Wichita Falls, committee to notify the presidential candidate of nomination; Mrs. Hilda B. Weinert of Seguin, committee to notify vice-presidential nominee; J. C. Looney of Edinburg, honorary convention vice-president; J. C. Martin of Laredo, honorary assistant vice-president; Ralph McCullough of Houston, honorary secretary; Hunter McLean of Fort Worth, honorary assistant secretary; and John Mobley of Austin, delegation sergeant-at-arms.

CONNALLY TRIMS BUDGET—Governor Connally trimmed the 1969 state budget enacted by the special legislative session \$1.3 million and sternly lectured lawmakers for setting up \$1.4 million in Agriculture Department appropriations as a lump sum item which he could not veto selectively.

Governor also vetoed seven controversial riders including those which sought to cut off funds for policing air pollution control by cotton gins and prevent use of state planes and helicopters to catch traffic law violators. Connally took veto axe to these spending items:

\$600,000 for temporary building to house the comptroller's department; \$275,000 for two new elevators in the capitol; \$187,500 for the Port Lavaca causeway state park; \$90,000 for Somervell County state

park land; \$91,000 for legal clerks in 13 courts of civil appeals; \$50,000 for insurance claim investigation; \$200,000 for Blinn College to operate Old Washinton State Park museum; \$17,500 for a deputy administrator for the Liquor Control Board; \$16,500 for assistant executive director of state board of control; and \$13,000 for assistant director of auditing for LCB.

COURT SPEAKS—State Supreme Court refused to hear John Robert McClelland's suit to force Harris County GOP Chairman Mrs. W. M. Palm and State GOP Chairman Peter O'Donnell to certify him as the Republican candidate for the House of Representatives in the November election.

McClelland got 6,659 votes to his closest opponent's 2,992 in the GOP primary race. But the county chairman refused to certify McClelland, claiming he would not have lived in the district for a full year prior to the November 5 election.

A Dallas golfer who injured his back when he was thrown from a golf cart at Dallas' Riverlake Country Club has won a new trial in his damage suit for \$134,000 against the club. High Court approved the move for George A. McRay after a Dallas court had ruled in favor of the club. McRay claims the club was negligent in allowing high grass to obscure a stump off the fairway on the 18th hole. Cart McRay was riding hit this stump and McRay was thrown out.

Court refused to order Land Commissioner Jerry Sadler to erase his forfeiture on a 5,524-acre West Texas sulphur lease claimed by Cobra Oil & Gas Corporation of Wichita Falls. When the Court heard the case on April 17, the state claimed that Cobra not only waited months too

long to pay the first rental, but was 300 days after filing the lease with the person, Pecos and Reeves Counties file with the Land Office and 100 days the limit.

ACTION SPARKED—Faced with January 1 deadline for a regulation prohibiting intra-state shipments of cattle from counties having no certification of brucellosis control, several counties hurrying into action to secure certification.

Animal Health Department reports that counties — Hemphill, Orange and Starr qualified for certification during January. Cameron and Hidalgo Counties qualified for recertification. Sixty-eight counties are in the process of testing initial certification.

SCREWORM DANGER—State federal animal health experts are being worried at the increase in screwworm infestation cases being filed this year. To date 1,125 cases have been reported in 1968.

After the sterile fly program was inaugurated in 1962, the screwworm count below 300 cases by 1964.

The rapid increase in cases this year is blamed on extremely wet weather in South and West Texas which has made climate especially suited for the worm and their parent screwworm flies.

Ranchers are warned to perform regular operations (dehorning and castrating) only if maximum safety precautions are taken to prevent fly infestation.

S.P.-4 Raymond Lucero home from Viet Nam

S. P./4 Raymond Lucero returned home from Viet Nam July 26. He is the son of Mr. and Mrs. Pete Lucero of Portales and is the nephew of Mr. and Mrs. J. M. Lucero of Morton.

Raymond is now on a 45-day leave and then he will go to Fort Carson to complete his duty in service of 3 more months.

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FOOD STORE BILL'S

Texas hunting seasons, limits announced

AUSTIN—The interest in hunting in Texas took a big step forward last week as the Texas Parks and Wildlife Commission adopted seasons and bag limits for the 1968 hunting seasons in those counties under the regulatory responsibility of the Commission. As discussed at public hearings, the Commission closed the alligator season in all counties where it had authority to do so.

The mourning dove season in the north zone will be held for 60 consecutive half-days beginning on Sept. 1 through Oct. 1 in the north zone. South zone hunting begins Sept. 21 and continues through Oct. 19 except in those counties having a white-winged dove season where it will begin Sept. 1 and 2 and Sept. 7 and 8 and Sept. 21 and Nov. 15.

BAG LIMITS for mourning doves will be 12 per day and 24 in possession. Bag limits for white-winged doves is 10 per day and 20 in possession. However, a limit of mourning end white-winged doves may be taken during the concurrent season in those counties having a white-winged dove season.

Shooting hours for both species will be from 12 Noon, Central Standard Time or 10 a.m., Central Daylight Saving Time, to sunset each day.

The Commission also closed an area where it will prohibit the hunting of white-winged doves and mourning doves during the four-day concurrent season, north of U. S. Highway 83 beginning at the Starr-Zapata County Line to Mission, following FM 1016 to its junction with FM Highway 1926 to the city limits of Hidalgo.

OF INTEREST to prairie chicken hunters, the Commission added five counties where prairie chicken may be hunted in the Panhandle District. Counties include Collingsworth, Donley, Gray, Ochiltree, Roberts, Hemphill, Lipscomb, and Wheeler. The season will be Oct. 12 and 13 with a bag limit of two and possession limit of four. Check stations for prairie chicken hunters will be maintained in the cities of Higgins, Allison, Wheeler, McLean and Booker.

In the Panhandle Regulatory District, the pheasant season will open Dec. 14 and extend through Dec. 22 with a bag limit of two per day and possession limit four.

The new regulation also provides that the head and feet must remain attached to the pheasant carcass as a means of identification since only cocks may be taken.

THE WOODCOCK SEASON will be held beginning Nov. 23 through Jan. 26 with a daily bag limit of five and a possession limit of 10. The snipe season will begin Nov. 23 and continue through Jan. 26 with a daily bag limit of eight and a possession limit of 16.

The season for rails and gallinules will be between Sept. 1 and Nov. 9, both inclusive. Bag and possession limits for king and clapper rails are 15

per day and 30 possession limit; bag and possession limit for Virginia and Sora is 25 per day and 25 in possession; and gallinules 15 per day and 30 in possession.

Shooting hours for woodcock, snipe, rails and gallinules will be one-half hour before sunrise to sunset.

THE COMMISSION ALSO set the seasons and bag limits for deer, turkey, quail and other species in the 10 regulatory districts. However, these hunting seasons will not become effective in 17 of these counties until these regulations have been approved by the county Commissioners Courts. These counties include: Bandera, Coke, Crockett, Edwards, Hays, Kerr, Kendall, Kimble, Kinney, Lampasas, Medina, Menard, Reagan, Real, Schleicher, Sutton, and Val Verde.

EDWARDS PLATEAU — (Bandera, Blanco, Burnet, Comal, Crockett, Edwards, Gillespie, Hays, Kendall, Kerr, Kimble, Lampasas, Llano, Mason, McCulloch, Menard, Real, San Saba, Schleicher, Sutton, Travis, and Val Verde).

Deer season will be Nov. 9 through Jan. 1. Bag limit—3 deer, no more than 2 bucks. Antlerless deer may be taken in designated areas by permit only. Javelins and squirrel—no closed season and no bag limit. Turkey—Nov. 9 through Jan. 1 with a bag limit of two turkeys, gobblers or bearded hens. Quail season will be Nov. 9 through Jan. 31 with a bag limit of 12 per day and 36 in possession. The Commission has regulatory authority for deer only in San Saba County. Seasons for other species are determined by statute.

TRANS-PECOS—(Brewster, Culberson, El Paso, Hudspeth, Jeff Davis, Pecos, Presidio, Reeves, and Terrell)

Deer season will be Nov. 30 through Dec. 15. Bag limit—4 deer in the aggregate of which not more than 2 may be mule deer; and not more than one of which may be a buck mule deer; and no more than 2 may be buck white-tailed deer; and not more than 3 may be antlerless deer. Antlerless deer may be taken by permit only. Antelope open season will begin Sept. 28 and continue through Oct. 6 with 1 antelope per season by permit only. Javelina may be taken between Sept. 1 and Jan. 31 with a bag limit of 2 per season. No open season on squirrel. The turkey season (open only in Culberson and Hudspeth Counties) will be Nov. 30 through Dec. 15 with a bag limit of 1 turkey, gobbler or bearded hen. Quail season will be Nov. 9 through Jan. 31 with a bag limit of 12 per day and 24 in possession. There is no open season on Mearns' or fools quail.

PANHANDLE — (Armstrong, Bailey, Briscoe, Carson, Castro, Childress, Collingsworth, Cottle, Dallam, Deaf Smith, Donley, Floyd, Foard, Gray, Hale, Hall, Hansford, Hardeman, Hartley, Hemphill, Hutchinson, Lamb, Lipscomb, Moore, Motley, Ochiltree, Oldham, Parmer, Potter, Randall, Roberts, Sherman, Swisher

and Wheeler).

Deer season will be Nov. 30 through Dec. 15 with a bag limit of 1 deer — either buck or antlerless. However, antlerless deer may be taken by permit only.

Antelope season will begin Sept. 28 and run through Oct. 1 with a bag limit of 1 per season and may be taken by permit only.

There is no open season on javelina. Squirrels may be taken between May 1 and July 1 and Oct. 1 through Dec. 1 with a bag limit of 5 per day and 5 in possession.

Turkey may be taken between Nov. 30 and Dec. 15 with a bag limit of 1 turkey per season, either sex.

Quail season will be between Nov. 9 and Jan. 31 except in Briscoe, Childress, Cottle, Hall and Motley Counties where the season will be Dec. 1 through Jan. 31. Bag limit of quail is 12 per day and 36 in possession. Quail seasons and bag limits for Hardeman, Hemphill and Lamb Counties are determined by statute.

SOUTHEAST — (Hardin, Harris, Houston, Jasper, Jefferson, Liberty, Montgomery, Newton, Orange, Polk, Trinity, Tyler, and Walker)

Deer season will be Nov. 9 through Jan. 1, in all except Houston County, with a bag limit of 3 deer, which may not include more than 2 buck deer. Antlerless deer may be taken by permit only. In Houston County, the season will be Nov. 16 through Dec. 31 with a bag limit of 3 deer which may not include more than 2 buck deer. A buck deer is defined as any deer with a pronged antler.

There are no open seasons on javelina, turkey and bear. Squirrel season will be Oct. 15 through Jan. 15 with a bag limit of 10 per day and 20 in possession.

Quail may be taken beginning Nov. 9 and ending Jan. 31 with a bag limit of 12 per day and 36 in possession.

SOUTH CENTRAL — (Aransas, Bee, Bexar, Cameron, Dimmit, Duval, Frio, Hidalgo, Jim Wells, Karnes, Kinney, Live Oak, Maverick, Medina, San Patricio, Starr, Uvalde, Webb, Willacy, Wilson and Zavala)

Deer season is Nov. 9 through Jan 1 except in Frio County where the season is Nov. 16 through Jan. 7. Bag limit is 3 deer which may not include more than two buck deer. Antlerless deer by permit only. Bag limit in Duval County is two buck deer.

The javelina season in Bexar, Cameron, Hidalgo, San Patricio, Wilson and Zavala Counties is Nov. 9 through Jan. 1 with a bag limit of 2 per season. In other counties of the regulatory district there is no closed season and no bag limit.

There is no closed season and no bag limit on squirrels.

Turkey season is Nov. 9 through Jan. 1 except in Frio County where the season is Nov. 16 through Jan. 7 which conforms to the deer season. Bag limits on turkey is 2—either gobblers or bearded hens except in Frio County where three tur-

keys may be taken. There is no open season in Cameron, Hidalgo, and Starr Counties.

Quail season is Nov. 1 through Jan. 31, except in San Patricio County, with a bag limit of 12 per day and a possession limit of 36. The quail season in San Patricio is determined by statute.

NORTHEAST—(Bowie, Franklin, Harrison, Hunt, Lamar, Panola, Red River, Rusk and Titus)

Deer season is Nov. 9 through Nov. 30 except in Lamar County where the season is Nov. 26 through Nov. 30, and Hunt County where the deer season is closed, and in Harrison County where the season is Nov. 15 through Nov. 30. Bag limit is three deer, with no more than two bucks except in Franklin, Lamar, Red River and Titus Counties where the limit is one buck deer. Antlerless deer may be taken by permit only. The Department does not hold regulatory responsibility for deer in Bowie County nor season dates in Harrison County. See statute.

There is no open season on javelina, turkey and bear.

The squirrel season is May 1 through May 31 and Oct. 1 through Dec. 31 with a bag limit of 10 per day and 20 in possession.

The quail season is Nov. 9 through Jan. 31 except in Hunt and Lamar Counties where the season is Dec. 1 through Jan. 31. Bag limit is 12 per day and 36 in possession. The quail season for Bowie County is regulated by statute.

POSSUM KINGDOM—(Archer, Baylor, Bosque, Brown, Callahan, Clay, Coleman, Comanche, Cooke, Dallas, Denton, Eastland, Ellis, Erath, Hamilton, Hill, Hood, Jack, Johnson, Mills, Montague, Palo Pinto, Parker, Shackelford, Somervell, Stephens, Tarrant, Throckmorton, Wichita, Wilbarger, Wise and Young).

The deer season is Nov. 9 through Jan. 1 with a bag limit of 3 deer with no more than 2 buck deer. Antlerless deer may be taken by permit only.

There is no closed season on javelina and squirrels and no bag limit on javelina. However, there is a bag limit of 10 per day and 20 in possession on squirrels except in Brown and Mills Counties where there is no bag or possession limit.

Turkeys may be taken Nov. 9 through Jan. 1 except in Palo Pinto County where there is no open season. Bag limit is 2 turkeys—gobblers or bearded hens.

The quail season is Nov. 9 through Jan. 31 with a 12 per day bag limit and a 36 possession limit.

TRINITY - BRAZOS — (Anderson, Bell, Brazos, Burleson, Coryell, Falls, Freestone, Grimes, Henderson, Limestone, Madison, McLennan, Milam, Navarro, Robertson, and Williamson)

Deer may be taken from Nov. 9 through Jan. 1. In Falls, Milam, McLennan and Navarro Counties the bag limit is 1 buck deer and no antlerless deer. In other counties, the bag limit is 3 deer with no more than 2 buck deer except that in Limestone and Burleson Counties not more than 2 deer in the aggregate may be taken. Antlerless deer may be taken by permit only.

There is no open season on javelina and no closed season on squirrel. Bag limit on squirrel is 10 per day and 20 in possession. Squirrel season in Limestone County is determined by statute.

Turkey may be taken Nov. 9 through Jan. 1 except in Anderson, Burleson, Freestone, Henderson, Navarro and Robertson Counties where there is no open season. Bag limit is 1 turkey, either gobbler or bearded hen.

The quail season opens Nov. 9 and runs through Jan. 31 with a bag limit of 12 per day and 36 in possession.

OAK PRAIRIE — (Austin Bastrop, Brazoria, Caldwell, Calhoun, Colorado, Dewitt, Fayette, Fort Bend, Galveston, Matagorda, Victoria, Waller and Wharton)

The deer season is Nov. 9 through Jan. 1 with a bag limit of 3 deer, with no more than 2 buck deer. Antlerless deer by permit only. In Colorado County, only, a buck deer is defined as any deer with a forked antler.

The javelina season is closed in Colorado County only. No closed season elsewhere.

There is no closed season on squirrel. In Brazoria, Colorado, Fayette, Fort Bend, Jackson, Matagorda and Wharton Counties there is a bag limit of 10 per day and 20 in possession. In other counties, there is no bag or possession limit.

The turkey season in Bastrop, Calhoun, Goliad, and Matagorda Counties opens Nov. 9 and runs through Jan. 1. No open season in other counties. Bag limit is 2 turkeys, either gobblers or bearded hens.

The quail season is Nov. 9 through Jan. 31, except in Victoria County, with 12 per day bag limit and 36 in possession. The quail season in Victoria County is Dec. 1 to Jan. 31 as provided by statute.

The Department has regulatory authority for deer, turkey and quail in Austin and Waller Counties and only deer, turkey, quail and alligators in Goliad County and only to alligators in Galveston County.

County and only to alligators in Galveston County.

PERMIAN BASIN—(Andrews, Borden, Cochran, Coke, Crosby, Dawson, Fisher, Gaines, Garza, Glasscock, Haskell, Hockley, Howard, Irion, Jones, Knox, Lubbock, Lynn, Martin, Midland, Mitchell, Nolan, Reagan, Sterling, Stonewall, Taylor, Terry, Tom Green and Yoakum)

The deer season is Nov. 9 through Jan. 1 with a bag limit of 3 deer, which may not include more than 2 buck deer. Antlerless deer by permit only.

Antelope may be taken Sept. 28 through Oct. 6 with a bag limit of 1 antelope by permit only.

There is no closed season on javelina and squirrel and no bag limit on javelina. In Knox, Borden, Mitchell, Nolan and Taylor Counties there is a squirrel bag limit of 10 per day and 20 in possession. In other counties there is no bag nor possession limit on squirrel.

Turkey season is Nov. 9 through Jan. 1 with a bag limit of 1 turkey, gobbler or bearded hen, except in Coke, Irion, Mitchell, Nolan, Reagan, Sterling, Taylor, and Tom Green Counties where the limit is 2 turkeys—either gobblers or bearded hens.

Quail season is Nov. 9 through Jan. 31 with a bag limit of 12 per day and a possession limit of 36.



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<p>Short Sleeve Sport Shirts</p> <p>5.00 clear 3.49</p> <p>6.00 clear 3.99</p> <p>7.00 clear 4.49</p> <p>8.00 clear 5.00</p>	<p>Short Sleeve SHIRTS</p> <p>Button Down Collar 5.00 CLEAR</p> <p>\$349</p>	<p>BIG SELECTION SLACKS</p> <p>12.95 CLEAR</p> <p>\$799</p>	<p>HATS</p> <p>WESTERN STRAWS</p> <p>BUY FOR RODEO</p> <p>5.00 clear 3.49</p> <p>6.00 clear 3.99</p> <p>8.95 clear 5.99</p> <p>10.00 clear ... 7.00</p> <p>12.50 clear ... 8.00</p>
<p>Decton Knit Shirts</p> <p>Mr. Golfer 6.00 CLEAR</p> <p>\$399</p>	<p>Stay Press PANTS</p> <p>9.50 CLEAR</p> <p>\$749</p>	<p>Decton Knit Shirts</p> <p>MR. GOLFER 6.00 CLEAR</p> <p>\$399</p>	<p>CHILDS CLEARANCE NOW IN PROGRESS</p>

CHILDS



Not safe, but almost . . .

A LITTLE LEAGUE player from Sudan attempts to slide under Morton's Larry Thompson in the LL play-off at Muleshoe last Thursday night. Thompson tagged this base-runner out, but the local team fell to the Sudan nine, 2-0, thus ending Morton's very successful 1968 Little League season.

Playing with power windows hazardous

AUSTIN — Playfully closing a power window in a car can result in death or serious injury, the Texas Safety Association said today in warning parents not to leave small children unattended in cars with such automatic devices.

In spite of extensive publicity given in the past to incidents of strangulation, loss of fingers and other injuries to children and adults from automobile power windows, tragedies of this kind are being reported in increasing numbers, the Safety Association noted.

The greatest hazard from power windows is to small children as they often play with the switches if left alone in an automobile and usually cannot operate the window if they are accidentally caught.

Some car models are designed so that the power windows cannot be operated when the key is in the "off" position, but most cars do not have this feature. The Safety Association suggests that if your car's power windows operate when the key is "off", have a mechanic or dealer adjust the wiring so that the windows cannot operate unless the ignition switch is "on." This is a fairly simple modification.

As with all other motor vehicles, cars with power windows should be left completely locked when not in use. This not only greatly reduces the chances of theft, but also prevents inquisitive children from injuring themselves with power windows, cigarette lighters and other dangerous equipment, or by releasing the brake.

SAVE \$25⁰⁰

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TRANSMISSION OVERHAUL ON ALL AUTOMATIC TRANSMISSIONS CONSIST OF SUCH NECESSARY PARTS AS . . .

Low Band — Reverse Band — Steel Drive Plates — Lined Drive Plates — Sprags — Roller Bearings — Needle Bearings — Thrust Washers — Bushings — Steel Sealing Rings — Gaskets and Seals — Parking Prowels — Oil and Labor —

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TURNROW TUNKEL

DEAR TURNROW TUNKEL:

Did you know that China has more irrigated land than any other country?

Maybe that explains why the Red Chinese are so hard to get along with. I know from my own experience that people become a little cranky when they have to get up at all hours of the night to change water.

I understand that Algeria is still holding Israeli hostages from that hijacked airliner. If they aren't released soon, don't you think Israel will retaliate?

Yes, and I'm surprised that it hasn't already happened. Last summer the Israelis retaliated against Nasser, not because of what he had done, but because of what he was thinking of doing.

According to a magazine article I read concerning "soul food", chitlins should be cooked 24 hours. What are chitlins?

If I told you, you'd understand why they need so much cooking. You sure wouldn't want 'em served medium rare.

Did you read that the Army has stopped experimenting with nerve gas, after 6500 sheep died on nearby ranches?

I wonder how long those experiments have been going on. I tried raising sheep a few years back, and mine started dying

for some mysterious reason. I can't say it was caused by nerve gas, but by the time I finally got out of the business my nerves were shot, and even my banker was acting a little strange.

Did you know that a riding lawn mower is on the market which can be converted quickly into a golf cart?

I might consider buying one, but the way my luck runs I'd probably want to play golf the very same day my wife needed to mow the lawn.

The FBI has been designated to investigate violations involving the obtaining by fraud, embezzlement, mis-application, or theft of moneys, funds, assets, or property which is the subject of a grant or contract of assistance pursuant to the Economic Opportunity Act of 1964. These criminal provisions were established by Congress in December 1967 and apply to the activities of anyone connected in any capacity with any agency receiving financial assistance under the economic Opportunity Act of 1964.

If a pesticide container has lost its label—dispose of it! Don't save or reuse empty pesticide containers, warn Texas A&M University Extension specialists.

Bula-Enochs news

By MRS. J. D. BAYLESS

Mr. and Mrs. Cecil Jones drove to Ft. Worth Tuesday to take their grandson, Bret Alexander, home, and for a visit with their daughter, Mr. and Mrs. Murry Alexander and other grandson, Kelley. Kelley returned home with his grandparents for a visit.

The home of Mr. and Mrs. Burley Roberts burned Saturday night about 12 or 1 o'clock. They were spending the night in Clovis, N.M.

Rev. and Mrs. Jeral Moore and daughter, Marsha Ann, of Las Vegas, N.M., were guests in the home of her brother and wife, Mr. and Mrs. C. C. Snitker, Sunday.

Mr. and Mrs. Dudley Cash and family of Portales, N.M., were guests in the home of Mr. and Mrs. Jerome Cash, Sunday.

F. C. Snitker of Muleshoe, a former resident of the Enochs Community, celebrated his 80th birthday Thursday at his home with two of his children, Mr. and Mrs. Jarrol Moore and daughter of Las Vegas, N.M., and Mr. and Mrs. Dewie Johnson of Roswell, N.M., present for the occasion.

Mrs. George Fine and Mrs. J. D. Bayless were in Levelland Sunday afternoon. Mrs. Fine visited with a son, Mr. and Mrs. James Fine, in the home of her daughter, Mr. and Mrs. Irwin Campbell. She also

visited Mrs. Bertha Tuttle. Mrs. Bayless visited her sister, Mrs. Gracy Swann and her nephew, Jimmie. Jimmie had just returned home from a hospital in Levelland. He was admitted Wednesday.

Mr. and Mrs. W. M. Bryant wish to thank all of their friends who had a part in helping plow their feed while Dick was ill and in the hospital.

Mr. and Mrs. Carl Hall attended the Hall reunion Sunday at the Clapp Park in Lubbock. There was one brother, Mr. and Mrs. Graddon Hall of Bovina, and two sisters, Mr. and Mrs. Whitten Barber of Muleshoe and Mrs. Bertha McLaughlin of Plainview, able to attend. There were approximately 60 or 70 other relatives attending from Fort Worth, McCamey, San Angelo, Lubbock, Enochs and Muleshoe.

Dinner guests in the home of Mr. and Mrs. E. F. Campbell Sunday were their daughter, Mr. and Mrs. J. T. Waldrop and their daughter, Mr. and Mrs. Curtis Price and sons of Andrews, and Mr. and Mrs. Kenneth Campbell of Olton.

There are at least 9.5 million Germans with relatives in the U. S., according to Lufthansa German Airlines. They are launching a program to encourage Germans to visit their relatives here in the United States.

18th Annual Texas Last Frontier

RODEO

AUGUST 1 THRU 3

RODEO PARADE

AUGUST 1, 4 p.m.

GRAND ENTRY EACH NIGHT

9 p.m.



★ BULL RIDING

★ BAREBACK BRONC RIDING

- ★ CALF ROPING
- ★ HEAD AND HEELING
- ★ LADIES' BARREL RACE
- ★ JUNIOR BARREL RACE
- ★ JUNIOR RIBBON ROPING
- ★ KIDS' CALF SCRAMBLE

MORTON, TEXAS

Tropical fish show, Pat Boone headline SP Fair

LUBBOCK — An open tropical fish show will be featured at the 51st annual Panhandle South Plains Fair here Sept. 25-30 under the auspices of the South Plains Aquarium Society.

A similar show was a top attraction at the Tri-State Fair in Amarillo last year and drew a number of visitors from the Lubbock area. Keeping of tropical fish is one of the fastest-growing hobbies in the nation.

Teddy Givens, 2608 E. Bates St., will serve as show chairman.

Entry blanks may be obtained from the show chairman or at pet shops. Deadline for entering the show is Sept. 7. Entry blanks may be mailed to the South Plains Aquarium Society, Box 6036, Murryhill Station, Lubbock 79413.

Tank competition includes display, aquarium beautiful, novelty and special effects classes.

A limit of 25 pair of fish for species competition has been imposed, but any number may be placed in a community tank. An entry consists of pair of fish. In livebearing fish, a male and female will constitute a pair. In egg-laying fish where sex is easily distinguished, fish will be paired male and female. In other egg-laying fish, two fish will constitute a pair. Male bettas will be judged separately as well as rare fish which are

usually considered as "loners" and individual specimens of other fish of quality and size.

A separate class will be automatically established for any species when three or more entries are received for that class. When fewer than three entries are received, the show committee will place such fish in a logical class for ease and facility in judging.

The fish in any tank will be eligible for species competition, provided they are so entered by the exhibitor.

Trophies will be awarded to the best tank in each of the classes, in addition to a trophy for aquarium beautiful. Trophies also will be awarded to the best fish in the following categories: livebearer, characin, catfish, carp, minnows, tooth carp, anabantids, including bettas, cichlids, including angels, miscellaneous and family.

Other trophies to be awarded include breeders, sweepstakes, and best fish in show. First, second and third place ribbons also will be awarded in each class of fish tanks.

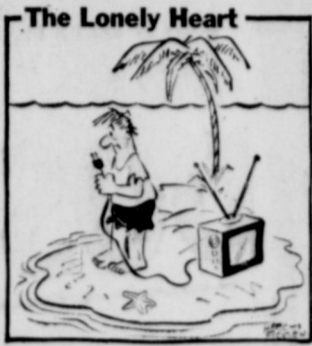
An entry fee of \$1 will be charged for each tank entered.

Junior competition will be based on the same criteria as the senior division.

This new fair feature is one of many slated for the 51st annual exposition this

year. Headlining the Fair Park coliseum show will be Pat Boone, television, motion picture and recording star. He will team up with the Baja Marimba Band, Lee Castle and the Jimmy Dorsey orchestra, humorist Don Rice and twirler-juggler Diane Shelton for the biggest stage show ever presented at the fair.

Ticket prices remained unchanged at \$2, \$2.50, \$3 and \$3.50. Performances are scheduled at 3 p.m. Monday, Friday and Saturday and at 7:30 p.m. nightly. Children 12 years and under will be admitted to matinees for one-half price, and all tickets purchased prior to the fair opening will be accompanied by free gate admission passes.



Saddle Club members enjoy week-end rides

The Cochran County 4-H Saddle Club had their Annual Yellowhouse Canyon Trail Ride June 28 and 29. Members and parents arrived about noon Friday. And stayed until noon Saturday. Friday the group left on their first trail ride. They rode past historical markers and lod-time windmills and then on to the Alkali Lake.

Saturday morning the group left earlier for their second trail ride. They rode to several lakes which took time out to swim with their horses. Seems like one leader's horse did not like the water as well as the others. He went swimming without planning to. The members sure did enjoy seeing that.

The club furnished a barbecue supper on Friday night followed by games. On Saturday they had dinner together before leaving for home.

Attending were: Mr. and Mrs. Dale Hill and Ricky, Ronnie, Kelly and Kurt; Mr. and Mrs. James Dewbre, Mickie, Marty and Mike; Mr. and Mrs. Morton J. Smith, Morton, Emily and Mary; Mr. Curtis Sealey and Jimmy; Mr. and Mrs. Chr-ee Sealey and Jimmy; Mr. and Mrs. Charles Palmer and David; Mr. and Mrs. J.F. Cooper, Jr., Judy, Vickie, and Brian. Guests were Mr. A. R. Hill, Mrs. Ida Palmer, and Mr. and Mrs. Chuck Borland.

Phone your NEWS to 266-5577

TFB concerned over grain sorghum prices in S. Texas

Texas Farm Bureau President Sidney Dean has expressed grave concern over depressed prices for the grain sorghum crop now being harvested in South Texas. The price to farmers average about \$1.50 per hundredweight, Dean said.

"The Texas Farm Bureau is going to make every possible effort to try and improve the price of grain sorghum to producers," the Texas farm leader said. "It is financially disastrous to a farmer to spend his money and time to bring a crop to harvest and then be forced to accept the prices that are now being offered," he added.

"We are contacting feedlot operators in Texas and the Far West as well as other state Farm Bureaus that have grain marketing programs in a concerted effort to move this grain to market at better prices Dean said.

The TFB leader said the fact that buyers are apparently waiting for the prices to dip lower before buying is aggravating the price situation.

"We are hopeful that we can alleviate the glut from this stage of the harvest

and bring competition into the market," he said.

The Farm Bureau president said Ken Warden, TFB marketing director, is in the process of contacting large feedlot operations, particularly in California, to try to move South Texas grain sorghum into that market.

"In addition, Warden is in touch with the grain marketing affiliates of both the California and South Carolina Farm Bureau organizations," Dean said. "The California Farm Bureau has market outlets in Japan and the Far East while the South Carolina Farm Bureau has been moving a lot of grain sorghum to markets in Europe. We are also contacting other state Farm Bureau marketing organizations to help us with this problem," the TFB leader said.

Marilyn Cade takes first place in 4-H district dress revue

Marilyn Cade, Cochran County 4-H'er modeled the first place 100 per cent cotton garment at the District II 4-H Dress Revue, Tuesday, July 30th. She also was first runner-up to compete in the State Dress Revue. Girls from 18 counties participated in the revue at the Hodges Community Center in Lubbock.

Marilyn's all cotton ensemble was a sleeveless semi-fitted dress of brown with a rolled collar and a multi-triped coat. With it she wore misty green low heeled shoes and bag. Marilyn is the daughter of Mr. & Mrs. A. E. Cade, Route 1, Morton.

Also attending the dress revue as a representative of Cochran County was Vickie Cloud, daughter of Mr. & Mrs. Burtis Cloud, 719 W. Hayes, Morton. Vickie won the honor of attending the luncheon sponsored by South Plains Cooperative Oil Mill at Hemphill-Wells and modeled her garment at the public revue. She received a blue ribbon.

Attending the days activities were Mrs. Burtis Cloud, Mrs. A. E. Cade and Christy, Jan Thomas and County Home Demonstration Agent, Jennie Borland.

Sgt. James Ruthardt stationed in Japan

Sgt. James Ruthardt has recently been visiting in the home of his parents, Mr. and Mrs. L. E. Ruthardt. Sgt. Ruthardt is in the United States Air Force and his current assignment is to Tachikawa Air Force Base in Japan where he will be assigned to the 2875 Geeia Squadron as a communications equipment systems repairman.

Sgt. Ruthardt was an honor graduate from an Air Force Electronics school and an outstanding honor graduate from later courses.

4-H club members represented at show

By ROY L. McClung
County agricultural Agent

County Agent Roy McClung reported that Cochran County 4-H members were well represented at the 20 South Plains county Extension District II Horse Show held in Tulia, July 23rd. The District Show is held each year to select the top 20 contestants from the 20 counties to be eligible to compete in the State 4-H Horse Show which is slated for August 8, 9 and 10th in Fort Worth.

Three Cochran County 4-H members earned enough points at the district show to be selected as state finalists, stated McClung. State finalists from Cochran County are Sherita Fluit, daughter of Mr. and Mrs. W. O. Fluit, Deborah and Joann Whitehead, daughters of Mr. and Mrs. James Whitehead.

McClung also stated, "I was well pleased with the way our county was represented. Our boys and girls on the whole were younger and less experienced but scored well in all events."

County placings at the District II 4-H Horse Show were as follows:

Barrell Racing Contest: First Deborah Whitehead, 2nd, Joann Whitehead, 9th Mickie Dewbre, 11th Sherita Fluit, and 12th David Palmer; Pole Bending Contest, 2nd, Joann Whitehead, 5th, Sherita Fluit, and 8th Mickie Dewbre. Registered mare, any breed under five years of age, 6th place, Julie Cooper; Grade Gelding, 14 hands, 3 inches and over, 2nd place, David Palmer, 4th place, Deborah Whitehead; Grade Gelding, under 14 hands 3 inches, 4th place, Kenneth Jones; Grade Mare, 14 hands 3 inches and over Jimmy Jones. Other 4-H members participating at the district show were; Sammie Burnett and Rickie Hill.

Welcome

TO THE 18th TEXAS' LAST FRONTIER

RODEO

THURS. - FRI. - SAT.
AUGUST 1-2-3

LAST FRONTIER RODEO ARENA



- | | |
|------------------------------|-------------------------------|
| Truett's Food Store | Kate's Kitchen |
| Cochran Electric | G & C Gin |
| Doss Thriftway | The Trading Post |
| Connie's Gulf Service | Roy Weekes — Realtor |
| Wig Wam Restaurant | Norgas |
| Farm Equipment Co. | Morton Tribune |
| Luper Tire & Supply | Production Credit Association |
| Derwood's Texaco | Design Studio |
| Farm Bureau Insurance | Piggly Wiggly |
| Hawkins' Oldsmobile | Casa Cabello |
| Herb's Gulf Service | Ike's Farm Store |
| McMaster Tractor Co. | Bedwell Implement |
| Bill's Food Store | Rose Auto and Appliance |
| St. Clair's Department Store | Griffith Equipment Co. |
| Byron's Auto Supply | |



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wants the folks of Morton and Cochran County to know that we wish a great success to the Morton Rodeo.

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AUG. 2 - AUG. 8



You're on your way to SURE SAVINGS when you turn into DOSS THRIFTWAY! And it doesn't matter WHICH route you take through our market because you're sure to pass row after row of fine foods at low, LOW PRICES. So why dash all over looking for a few "specials"? Shop HERE where STOREWIDE LOW PRICES always guide you to B-I-G SAVINGS on your ENTIRE ORDER. It's the SHORTEST route to LOWER FOOD BILLS.

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FOLGER'S

COFFEE LB. CAN **69¢**

TOILET TISSUE

AURORA 2 COUNT **25¢**

9-LIVES

CAT FOOD 2 12-OZ. CANS **39¢**

SHURFINE HALVES

PEACHES
3 2½-OZ. CANS **\$1.00**

SHURFRESH - 1-LB. BOX

CRACKERS **19¢**

ALL FLAVORS

JELLO 3-OZ. BOX **10¢**

FABRIC SOFTENER

SO-SOFT 79¢ QT. VALUE 2 FOR **99¢**

6-BOTTLE CARTON

R-C COLA

Plus Deposit **39¢**

NESTEA

3-OZ. JAR **\$1.09**

TUNA 2 ½ CANS **69¢**

SCOTT

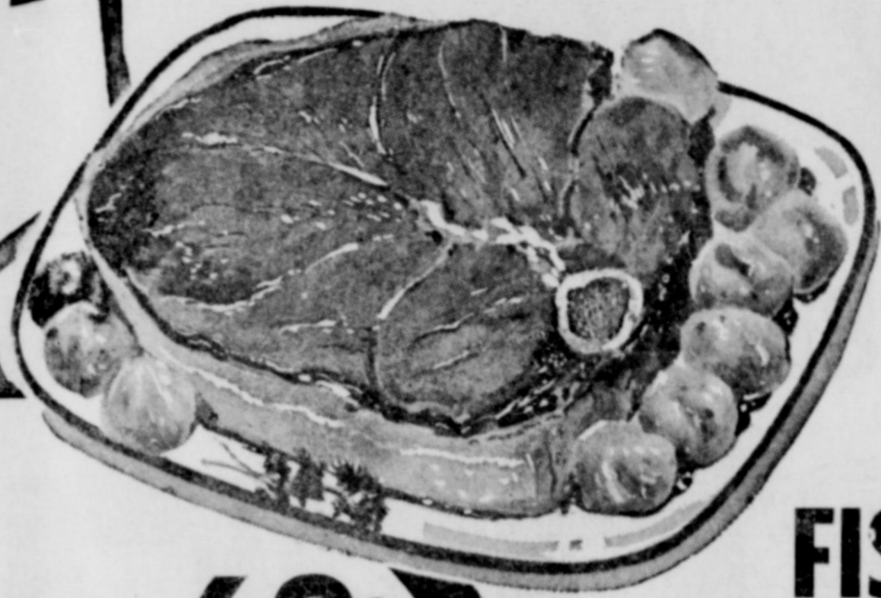
TOWEL 180 COUNT ROLL 3 FOR **89¢**

CHUCK ROAST
Lb. **49¢**

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CABBAGE

LB. **5¢** **PRODUCE**



FRESH BELL

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FROZEN FOODS

BOOTH

FISH STICKS
3 8-OZ. FOR **89¢**

MORTON'S

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MORTON'S

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9-OZ. 3 FOR **89¢**

NABISCO COOKIES

CHIPS AHOY

14½-OZ. PKG.

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SCOPE BIG FAMILY SIZE **\$1.39**

CLUB STEAK
Lb. **79¢**

ARM **ROAST** Lb. **69¢**
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Freeland-Kuehler wedding vows repeated on July 26

Double ring vows were pledged Friday night, July 26, at St. Ann's Catholic Church between Lynne Freeland, daughter of Mr. and Mrs. W. G. Freeland and Clem Kuehler, son of Mr. and Mrs. Louis Kuehler. David Greka officiated at the nuptial mass assisted by altar boys Donnie Kuehler and Kevin Kuehler, brother and cousin of the groom. Rory Kuehler, also cousin of the groom, was narrator for the mass.

Colors of blue and white were used in decorations throughout the church. Baskets of blue daisies and white gladiolas were on each side of the altar along with centerpieces of white candles and blue flowers. The white satin kneeling benches were decorated with blue bows and white wedding bells. Two bud vases of blue and white carnations at the Altar of the Sacrament completed the setting.

Escorted to the altar by her father, the bride wore a formal gown of white peau de soie which featured an empire waist trimmed with a bow, petal-point sleeves, and a floor length train attached at the shoulders. The mantilla of silk illusion and hand-made lace was borrowed from Mrs. Neal Rose who purchased it in Belgium. The bridal bouquet, made of a blue carnation and surrounded with stephanosis, was carried on a prayer book belonging

to the groom's mother and carried by her in her own wedding.

Miss Carol Freeland, the bride's sister, was maid of honor and Misses Deborah and Joan Kuehler, sisters of the groom, were bridesmaids. The attendants wore identical formal gowns made of pale blue antique satin fashioned after the bride's and short veils of silk illusion attached to a cascade of blue flowers. They carried nosegays of blue and white carnations.

Glen Kuehler attended his brother as best man. Robert Decker, cousin of the groom, and Billy Freeland, brother of the bride, were groomsmen.

Guests were registered by Mrs. Glen Kuehler and seated by Wayne Kuehler of Dallas, and G. W. Lyon of Morton, brother and brother-in-law of the groom. Candles were lit by Ronnie Cunningham, Vinita, Oklahoma, and Randy Kuehler of Morton, cousins of the couple.

Nuptial music was furnished by Mrs. Peguest Houston, organist, and Mrs. Bill Proctor, soloist, who sang "Whether Thou Goest," "The Lord's Prayer," and "The Wedding Prayer."

Immediately following the ceremony a reception was held in the Parish Hall. The table was overlaid with a white lace cloth and was highlighted with a centerpiece of blue candles and the corsages of the bridal party. A crystal punch bowl and a white three-tiered wedding cake trimmed with blue wedding bells centered the table.

Cousins of the bride served guests. They were: Mrs. Loyd Warren, Maple, Mrs. James Grusendorf, Mrs. Gary Kernell, Miss Linda Lynch and Miss Wanda Lynch, all of Lubbock; Miss Susan Hefflin, Vinita, Oklahoma; and Miss Helen Lynch of Morton.

For the wedding trip the bride wore a linen suit consisting of a long-sleeved blue A-line dress and a blue and white sleeveless coat. Black patent accessories were used.

Mrs. Kuehler is a June graduate of Texas Tech and hold a B.S. degree in elementary education. She is a member of Phi Kappa Theta, scholastic honorary. The groom is a candidate for August graduation from Tech with a B.S. in Dairy Industry. He is a member of the D.I. Club and Alpha Zeta, agriculture honorary.

The couple will reside at 414 S.E. 4th for the remainder of the summer. Both are employed at the Cochran ASCS office. In August they will move to Lansing, Michigan, where Kuehler will be a graduate student at Michigan State University. Mrs. Kuehler has accepted employment with the Lansing Public Schools.



Mrs. Clem Kuehler
... Lynne Freeland

Homemaker group in Whiteface is active

Recent activities of the Whiteface Young Homemakers include a joint party with the Young Farmers on July 26 at Bull Lake. Sandwiches and soft drinks were served.

On July 11, four members of the Whiteface group attended a meeting in Amarillo, and were recognized as the chapter which had traveled the greatest distance for the meet. Those attending were Linda Sims, Lee Dean Taylor, Linda Neal and

Lettie Roberts.

A joint meeting with the Young Farmers was held July 8 at the Morton Park, with about 18 members attending. Ice cream and cake were served.

The Whiteface group is going to sell sandwiches, tea, cake, and pie at the Ramp Sale on August 15 or 20.

Phone your NEWS to 266-5577

Morton Tribune

MORTON, TEXAS, THURSDAY, AUGUST 1, 1968

Annual Gober reunion is held on Sunday, July 21

The annual reunion of the Walter and Molly Gober family was held this past weekend in Brownwood, Texas, on Sunday, July 21st. Walter P. Gober was a well-known stock farmer in San Saba County for over a half a century. He and his wife, Molly, raised 13 children on the old home place. Twelve of these children are still living. When Mr. Gober retired in the 1950's, he sold this farm to two of his sons, so this property is still in the Gober name. Mr. Gober passed away in May, 1967 at the age of 92 years and after 70 years of marriage to his beloved wife. Mrs. Gober now lives in Brownwood, and is kept busy greeting the many descendants that come from all over the state to see "Grandma."

Seven of Mrs. Gober's children were present for the reunion with a host of grandchildren, great-grandchildren, and great-great-grandchildren. The family got together on Saturday night in the home of a granddaughter, Mrs. Nelson Churchwell. They enjoyed a sandwich supper, and then viewed films of past reunions and films especially of Mr. Gober.

The Sunday activities were at the City Coliseum, where the family started gathering at 10:30. Lunch was at 12:00 Noon, and then the afternoon was spent visiting and then singing religious songs especially for Mrs. Gober's enjoyment.

Every year Mrs. Gober is presented with some surprise from some of her grandchildren. This year the surprise was a large sheet cake decorated with the Gober Family Tree. On the trunk of the tree was the names of the parents - Walter and Molly - with the ascending branches decorated with the names of their 12 children. The two sets of twins were on forked branches.

The Gober reunion has been going on for over 40 years. In the beginning it included several branches of the Gober family, but in the last few years the descendants of Walter Gober have been the largest group represented. The next reunion will be on the third Sunday of July, 1969 in the City Coliseum in Brownwood, Texas. This time a special effort will be made to contact the descendants of Mr. Gober's brother, John Gober, and his sisters' des-

endants, Lula and Maggie. Attending from this area was the Jack Cook family from Andrews, Texas, the Dwight Gober Family from Bledsoe, Texas, The Roy Alston family and the children of C. P. Gober all from Lubbock.

Busy Fingers club has meeting July 25

The Busy Finger Sewing Club met for an ice cream party at the home of Mrs. W. L. Miller Thursday evening, July 25. There were seventeen members present to enjoy the visiting.

Two former members were present, Mrs. Markham of Lubbock and Mrs. Holloman. Also present was Mrs. Barrett, who has moved back to Morton. The next meeting will be in the home of Mrs. Roy Allsup, September 5 at 2:00. Everyone interested in becoming a member is invited to attend the September 5 meeting.

Guests in the home of Mr. and Mrs. C. C. Benham are Misses Paula and Susan Stringer of Simi, California, and Mr. and Mrs. Glen Benham and children, Mark and Lisa, of LaVerne, Calif.

Phone your NEWS to 266-5577

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KATE'S KITCHEN	IKE'S FARM STORE	STEAK HOUSE CAFE	ALLSUP-PERRY CHEVROLET	
WINDOM'S 66 SERVICE	REYNOLDS-HAMILTON FORD	RED HORSE SERVICE STATION	COCHRAN POWER AND LIGHT	
DANEZ BEAUTY SHOP	LUPER TIRE AND SERVICE	DOSS THRIFTWAY	ST. CLAIR'S	
FARM EQUIPMENT	FORREST LUMBER	VIRGINIA'S BEAUTY SHOP	GRIFFITH EQUIPMENT	HAWKIN'S OLDS
WIG WAM CAFE	HIGGINBOTHAM-BARTLETT LUMBER	BEN FRANKLIN	FIRST STATE BANK	

Two new attacks on boll weevil are getting underway

Two related attacks on the boll weevil, cotton's number one insect enemy, are getting underway.

One calls for field tests of a new systemic insecticide as part of a campaign to wipe out the weevil on the High Plains of Texas. The second involves a Beltwide effort to control the weevil's life cycle.

Cotton Producers Institute has granted \$25,000 to the U. S. Department of Agriculture's Entomology Research Division for tests of a new systemic insecticide (Temik) as part of a campaign to eradicate the weevil on the High Plains of Texas.

The USDA will more than match the CPI funds; conducting research and supplying equipment, facilities, and materials. Results of the field tests this summer and fall could have wide application in the entire boll weevil infested area of the Cotton Belt.

Substantial test-demonstration programs in diapause control of the weevil are expected to be undertaken in Alabama, Arkansas, Louisiana, North Carolina, Mississippi, Tennessee, and Texas late this season under a plan proposed by the National Cotton Council.

In some states, areas as large as one

or more counties will be covered. The Council hopes that at least one large-scale field demonstration can be successfully completed in each of these states to gain information needed for state or regional diapause control programs in following seasons.

Diapause control involves applying insecticides or other control measures after the normal spraying season to kill the weevil population that would otherwise hibernate through the winter. The purpose is to disrupt the insect's life cycle so surviving spring populations will be so low the crop can mature safely with little or no spraying — at which point a repeat of diapause control again knocks down the reduced population for the following year.

Boll weevil population reductions of 90 per cent or more have been consistently achieved in tests so far. Such reductions will lower spring emergence to the point that a damaging infestation will seldom develop until the third generation.

Research and Extension entomologists and county agents are providing the leadership in organizing and supervising the tests.

In the High Plains research, the USDA-CPI effort will also accelerate large-scale testing of several other new approaches that could lead to eradication of the weevil and to better control of other insects.

This includes research with conventional insecticides and an insect virus as well as systems. The special systems test will determine the effectiveness of Temik in eliminating the low-level spring population of weevils remaining after previous area-wide diapause control treatments. (Systemic insecticides are those which are taken up and translocated through the plant.)

Cotton Producers Institute, the Council, and the Foundation for Cotton Research and Education sponsor other studies aimed at the weevil. Chemicals to destroy the weevil's ability to reproduce — and thus ultimately to wipe out the species — are being screened at Southern Research Institute in Birmingham.

A study on the influence of natural cotton plant substances on weevil diapause is under way at the University of Arkansas. At the Boll Weevil Laboratory at State College, Mississippi, weevils are being mass-produced for year-around use by some 25 companies for testing potential new insecticides.

Charcoal can be saved and reused by putting the hot coals into a bucket with a tight fitting lid. Set it aside to cool. Since burned charcoal is hard to light; when reusing it, mix it half-and-half with fresh charcoal.

Three-way news

By MRS. H. W. GARVIN

Mr. and Mrs. Elvis Fleming and children from Morton visited his uncle and wife, Mr. and Mrs. H. W. Garvin.

Mrs. J. M. Latimer from Asher, Okla., is visiting her son and family, the W. E. Latimers.

Mr. and Mrs. E. B. Julian are announcing their grandson, born July 17 at Denver City. It is the first grandchild for the Julians. His parents are Mr. and Mrs. Kenneth Cunningham of Lovington, N.M. Other grandparents are Mr. and Mrs. Orville Cunningham of Lovington, N. M.

Mr. and Mrs. Paul Carlisle were in

Hereford Tuesday on business.

Mr. and Mrs. Bill Roberts was in the community Saturday on business.

Mrs. James Gillentine and boys from Littlefield visited her parents, the H. W. Garvins, Saturday.

Mr. and Mrs. W. D. Hodnett visited

with their son and wife, the Jack Hodnetts. Mr. and Mrs. Hodnett are former residents of the community but live in Morton now.

The farmers in the community are reporting green bugs in their feed. Most farmers have poisoned for the bugs.

The Natural Gas Company of America that is building a booster station north-west of Goodland, is very busy, and the plant is beginning to shape up at this time.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER TEN ON THE BALLOT (HJR50)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-j to read as follows:

"Section 1-j. Notwithstanding the provisions of Section 1 of this article, the Legislature may provide for the refund of the tax paid on the first sale of cigars and tobacco products in this state which are subsequently sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on

the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana."

"AGAINST the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana."

Bookmobile schedule

This week's schedule for the High Plains Bookmobile is as follows:

Wednesday, August 7: Whiteface, 9:40-10:40; Lehman, 11:05-11:30; Bledsoe, 12:00-1:00; Maple, 2:15-3:30.

Thursday, August 8: West Camp, 9:15-10:15; Lariat, 10:30-11:30; Bovina, 1:00-4:00.

Friday, August 9: Lums Chapel, 10:00-10:45; Spade, 12:00-1:30; Hart Camp, 1:45-2:30; Fieldton, 2:45-3:30.

Saturday, August 10: Olton, 9:15-11:45; Littlefield, 1:15-4:00.

Phone your NEWS to 266-5577

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER NINE ON THE BALLOT (SJR4)

SENATE JOINT RESOLUTION No. 4 Proposing an amendment to the Constitution of the State of Texas, amending Section 48a of Article III thereof, so as to provide for contributions on the basis of the full salary of members of the Teacher Retirement System; providing for the submission of the proposed amendment to a vote of the people at an election and for proclamation and publication thereof.

Section 1. That Section 48a of Article III of the Constitution of Texas be amended so as to read as follows:

"Section 48a. In addition to the powers given the Legislature under Section 48, Article III, it shall have the right to levy taxes to establish a fund to provide retirement, disability and death benefits for persons employed in the public schools, colleges and universities supported wholly or partly by the state; provided that the amount contributed by the state to such fund each year shall be equal to the aggregate amount required by law to be paid into the fund by such employees, and shall not exceed at any time six per centum (6%) of the compensation paid each such person by the state and/or school districts; and provided that no person shall be eligible for retirement who has not rendered ten (10) years of creditable service in such employment, and in no case shall any person retire before either attaining the age fifty-five (55) or completing thirty (30) years of creditable service, but shall be entitled to refund of moneys paid into the fund.

"Money so contributed into such fund shall be managed and invested as provided in Section 48b of Section III of the Constitution of Texas; provided a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as

may be provided by law; and provided that the recipients of such retirement fund shall not be eligible for any other state pension retirement funds or direct aid from the State of Texas, unless such other state pension or retirement fund, contributed by the state, is released to the State of Texas as a condition to receiving such other pension aid; providing, however, that this Section shall not amend, alter, or repeal Section 63 of Article 16 of the Constitution of Texas as adopted November, 1954, or any enabling legislation passed pursuant thereto."

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1968, at which election each ballot shall have printed thereon the following words:

"FOR the amendment to Section 48a of Article III allowing contributions to be made on the basis of full salary of members of the Teacher Retirement System of Texas."

"AGAINST the amendment to Section 48a of Article III allowing contributions to be made on the basis of full salary of members of the Teacher Retirement System of Texas."

Each voter shall mark out one of said clauses on the ballot leaving the one expressing his vote on the proposed amendment. If it appears from the returns of said election that a majority of the votes cast were in favor of said amendment, the same shall become a part of the state constitution and be effective from the date of determination of such result and the Governor's proclamation thereof.

Section 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said special election and shall have the same proclaimed as required by the constitution and laws of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER THREE ON THE BALLOT (HJR20)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 11a, Article VII, of the Constitution of the State of Texas, be amended to read as follows:

"Section 11a. In addition to the bonds enumerated in Section 11 of Article VII of the Constitution of the State of Texas, the Board of Regents of the University of Texas may invest the Permanent University Fund in securities, bonds or other obligations issued, insured, or guaranteed in any manner by the United States Government, or any of its agencies, and in such bonds, debentures, or obligations, and preferred and common stocks issued by corporations, associations, or other institutions as the Board of Regents of the University of Texas System may deem to be proper investments for said funds; provided, however, that not more than one per cent (1%) of said fund shall be invested in the securities of any one (1) corporation; provided, further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid dividends for five (5) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks of insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors.

"In making each and all of such investments said Board of Regents shall exercise judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not

in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as the probable safety of their capital.

"The interest, dividends and other income accruing from the investments of the Permanent University Fund, except the portion thereof which is appropriated by the operation of Section 18 of Article VII for the payment of principal and interest on bonds or notes issued thereunder, shall be subject to appropriation by the Legislature for all purposes declared in Section 10 of Article VII of this Constitution.

"This amendment shall be self-enacting, and shall become effective upon its adoption, provided, however, that the Legislature shall provide by law for full disclosure of all details concerning the investments in corporate stocks and bonds and other investments authorized herein."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment providing for investment of the Permanent University Fund by the Board of Regents of the University of Texas in certain types of securities within the prudent man rule."

"AGAINST the constitutional amendment providing for investment of the Permanent University Fund by the Board of Regents of the University of Texas in certain types of securities within the prudent man rule."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER TWO ON THE BALLOT (SJR41)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 51-a of Article III of the Constitution of the State of Texas be amended, and the same is hereby amended, so as to read as follows:

"Section 51-a. The Legislature shall have the power, by General Laws, to provide, subject to limitations herein contained, and such other limitations, restrictions and regulations as may be by the Legislature be deemed expedient, for assistance to and/or medical care for, and for rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and for the payment of assistance to and/or medical care for, and for rehabilitation and other services for:

"(1) Needy aged persons who are citizens of the United States or noncitizens who shall have resided within the boundaries of the United States for at least twenty-five (25) years and are over the age of sixty-five (65) years;

"(2) Needy individuals who are citizens of the United States who shall have passed their eighteenth birthday but have not passed their sixty-fifth (65th) birthday and who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps;

"(3) Needy blind persons who are citizens of the United States and who are over the age of eighteen (18) years;

"(4) Needy children who are citizens of the United States and who are under the age of twenty-one (21) years, and to the caretakers of such children.

"The Legislature may define

the residence requirements, if any, for participation in these programs.

"The Legislature shall have authority to enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of state funds for such purposes; provided that the maximum amount paid out of state funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the amount of such assistance payments and/or medical assistance payments out of state funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal Statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the state for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy

persons; and provided further, that the total amount of money to be expended per fiscal year out of state funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Seventy-five Million Dollars (\$75,000,000).

"Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the use of any drug or subjective means, without the use of certaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or improve any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer or to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under the laws of this state."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment raising the limit on the amount that may be expended in any one year out of state funds for Public Assistance payments only to Seventy-five Million Dollars (\$75,000,000)."

"AGAINST the Constitutional Amendment raising the limit on the amount that may be expended in any one year out of state funds for Public Assistance payments only to Seventy-five Million Dollars (\$75,000,000)."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER ONE ON THE BALLOT (SJR39)

SENATE JOINT RESOLUTION No. 39 proposing an amendment to Subsection (a) of Section 62, Article XVI of the Constitution of Texas, relating to establishment of a retirement, disability and death compensation fund for officers and employees of the state, and may make such reasonable inclusions, exclusions, or classifications of officers and employees of this state as it deems advisable.

The Legislature may also include officers and employees of judicial districts of the state who are or have been compensated in whole or in part directly or indirectly by the state, and may make such other reasonable inclusions, exclusions, or classifications of officers and employees of judicial districts of this state as it deems advisable. Persons participating in a retirement system created pursuant to Section 1-a of Article V of this Constitution shall not be eligible to participate in the Fund authorized in this subsection; and persons participating in a retirement system created pursuant to Section 48-a of Article III of this Constitution shall not be eligible to participate in the Fund authorized in this subsection, except as otherwise provided herein. The amount contributed by the state to such Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state.

"There is hereby created as

an agency of the State of Texas, the Employees Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. The general administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Employees Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers, duties and responsibilities as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund and all other securities, moneys, and assets of the Employees Retirement System of Texas shall be administered by said Board and said Board shall be the trustee thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said Board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any of such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States, or by any county, city, school district, municipal corporation, or other political subdivision of

the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Employees Retirement System including land, equipment, and office building; or in such corporate bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States; and said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Employees Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its

successors; and provided further, that not less than twenty-five per cent (25%) at any one time of the book value of investments of said Fund shall be invested in Government and Municipal Securities as enumerated above. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any enabling legislation."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on November 5, 1968, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."

"AGAINST the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."

Sec. 3. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER SEVEN ON THE BALLOT (SJR32)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding a new Section 1-e to read as follows:

"1. From and after December 31, 1978, No State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, of this Constitution, for certain institutions of higher learning.

"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35¢); on January 1, 1969, Thirty Cents (30¢); on January 1, 1970, Twenty-five Cents (25¢); on January 1, 1971, Twenty Cents (20¢); on January 1, 1972, Fifteen Cents (15¢); on January 1, 1973, Ten Cents (10¢); on January 1, 1974, Five Cents (5¢); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State.

"3. The State ad valorem tax of Two Cents (2¢) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied.

"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution.

"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."

Sec. 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended so as hereafter to read as follows:

"Section 51. The Legislature shall have no power to make any grant or authorize the making of any grant of public moneys to any individual, association of individuals, municipal or other corporations, whatsoever; provided, however, the Legislature may grant aid to indigent and disabled Confederate soldiers and sailors under such regulations and limitations as may be deemed by the Legislature as expedient; provided that the provisions of this Section shall not be construed so as to prevent the grant of aid in cases of public calamity."

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment continuously reducing State ad valorem property taxes and abolishing all State ad valorem property taxes after December 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning.

"AGAINST the Constitutional Amendment continuously reducing State ad valorem property taxes and abolishing all State ad valorem property taxes after December 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning."

Sec. 4. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and laws of this State.

Forest Trail historical scene

The Morton (Tex.) Tribune, Thursday, August 1, 1968

Page 3a

A 780-mile route through four national forests with stops at some of the oldest, most historic towns in the state high light the Texas Forest trail, one of 10 travel trails.

Longest of the trails, it offers the traveler attractions ranging from Tyler's colorful panorama of rose blooms to Kilgore's amazing collection of 1,100 oil derricks within its city limits.

The Forest Trail more than satisfies basic requirements of Travel Trail designation. It takes visitors off high-speed highways and onto back roads for a glimpse at a not-too-well-known part of Texas with sites of unusual scenic, geologic and historic interest.

THE 24 EAST TEXAS counties through which the trail passes include Anderson, Gregg, Harrison, Henderson, Jasper, Houston, Liberty, Marion, Montgomery, Morris, Nacogdoches, Newton, Panola, Polk, Rusk, Sabine, San Augustine, San Jacinto, Shelby, Smith, Trinity, Tyler, Walker and Wood.

Tyler's famous municipal rose garden and Kilgore's oil derrick skyline are only two attractions that make the trail so inviting. For out-of-staters who may believe that Texas is all dry wasteland, the trip along Farm Road 149 from Montgomery to Huntsville through Sam Houston National Forest should be an awakening. The trail also winds through Angelina and Davy Crockett National Forests and skirts Sabine National Forest.

HUNTSVILLE is Sam Houston County. This was his home and his final resting place. Buildings and grounds which make up the Sam Houston Shrine are located just across U. S. 75 from Sam Houston State College, well within the city limits. Two of the houses in which he lived and worked are restored with many original furnishings. The museum contains papers and documents of the man who led the charge at San Jacinto. The restored buildings are the General's original home he built in Huntsville in 1847, his old log log office and the log kitchen in which the Houston family's meals were prepared.

The Sam Houston Museum not only includes personal belongings from the great Texan but also those of the man he defeated at San Jacinto—Santa Anna. The relics include a sword, a brass spy-glass and a saddle. Houston's home was called Raven Hill. It was here he came to retire from public life and here he died in 1863.

FROM HUNTSVILLE, the Forest Trail moves northward through Crockett, fifth oldest town in the state and site of the Mission San Francisco de Las Tejas built in 1690. At Tyler, Caldwell children's zoo, features "petting pens" where youngsters may play with all kinds of baby animals.

The eastern rim of the Texas Forest Trail blends history, scenery and recreation into a handsome touring package. It travels along the shores of Lake o' the Pines, one of the state's newest water recreation areas. Nearby is Jefferson, once Texas' second largest city and largest inland port. Today this quaint antebellum community is a living reminder of the Southern plantation era. The annual spring pilgrimage recreates the days of the mid-1800s when the Excelsior House recorded such names as Oscar Wilde, Ulysses S. Grant and Rutherford B. Hayes in its guest register.

STERN-WHEELERS once churned up Big Cypress Bayou to a busy river port landing. Now the main landing has been abandoned by boats. But the atmosphere of the 1800s has been retained in the unique and rustic River Front Restaurant, housed in the basement of an old river front warehouse.

Immediately east of Jefferson is beautiful Caddo Lake State Park and Karnack, birthplace of Mrs. Lyndon B. Johnson. Marshall served as capital of Missouri during Civil War strife. And Longview hosts the beginning of the great East Texas oil field.

Farther south, Nacogdoches, lies steeped

in history and legend of the Caddo Indian chief who divided his lands between twin sons, Nacogdoches and Natchitoches. Each settled a land and gave birth to the cities by the same names in Texas and Louisiana. Hernando de Soto explored the Nacogdoches area as early as 1542. Famous Old Stone Fort was originally built in 1779 and now has been restored on the Stephen F. Austin College campus. The Old North Church is said to be the first Baptist Church in Texas.

STATE HIGHWAY 21, the famed El Camino Real or King's Highway, leads to San Augustine 36 miles to the east. This is the oldest Anglo-American town in Texas and is in the center of the state's forest land.

On U.S. 190, between Livingston and Woodville, is the Alabama-Coushatta Indian Reservation. Visitors may see tribal dances performed, take a Big Thicket tour through Virgin Pine Forests and see Indian baskets and bead-work made.

The south loop of the Forest Trail leads through Livingston, Coldspring, Conroe and returns to Montgomery.

Look who's new

Mr. and Mrs. Kenneth Cunningham are proud to announce the arrival of a baby boy born in the Yoakum County Hospital in Denver City, July 19. The baby weighed 7 lb and 3 oz. and has been named James Kenneth.

Proud grandparents are Mr. and Mrs. Elwin Jubian of Baileyboro and Mr. and Mrs. Orville Cunningham of Lovington. Great grandparents are Mr. and Mrs. L. H. Hooper of Morton and Mrs. George Neeley of Mulleshoe and Mrs. G. W. Fine of Baileyboro.

"A word to the wife is seldom wise."
—C. U. Weakley, Pennsburg (Pa.) Town and Country.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT (HJR61)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 24, Article III, Constitution of the State of Texas, be amended to read as follows:

"Section 24. Members of the Legislature shall receive from the Public Treasury an annual salary of not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year and a per diem of not exceeding Fifty Dollars (\$12) per day for each Regular Session and Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days.

In addition to the per diem members of each House shall be entitled to mileage in going to and returning from the place to which they are to meet during such time as the Legislature is in session, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty (20) miles, the distance to be computed by the nearest and

most direct route of travel, from a table of distances prepared by the Comptroller, for each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) day after the adjournment of the Regular or Called Session.

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment providing the members of the Legislature shall receive as salary an amount not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year."

"AGAINST the constitutional amendment providing the members of the Legislature shall receive as salary an amount not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT (HJR60)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III, Constitution of the State of Texas, be amended to add Section 64, (a) The Legislature may by statute provide for consolidation of governmental offices and functions of any one or more political subdivisions existing or located within El Paso or Tarrant Counties.

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment authorizing the legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."

"AGAINST the constitutional amendment authorizing the legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT (SJR14)

SENATE JOINT RESOLUTION No. 14 proposing an amendment to Article III, Constitution of the State of Texas, adding a new Section 52a to read as follows:

Section 52a. The Legislature shall have the power to issue revenue bonds for industrial development purposes.

Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52a to read as follows:

Section 52a. The Legislature shall have the power to issue revenue bonds for industrial development purposes, or in aid thereof; provided, that property acquired by the state shall be subject to ad valorem taxation.

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."

"AGAINST the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT (HJR16)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-f, to read as follows:

Section 1-f. All merchandise, goods or wares in the temporary custody of a warehouseman who has a financial connection other than as bailee for hire with the owner, shipper, or consignee of the merchandise, goods, or wares, are exempt from ad valorem taxation if they are shipped to or from the warehouse by registered bona fide private carrier.

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment to exempt certain property temporarily stored in a public warehouse from ad valorem taxation."

bonds issued pursuant to this authority nor the interest thereon.

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."

"AGAINST the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."

Section 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52e to read as follows:

Section 52e. Bonds to be issued by Dallas County under Section 52 of Article III of this Constitution for the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes, or in aid thereof, may, without the necessity of further or amendatory legislation, be issued upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT (HJR49)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Section 21 of Article 16 of the Constitution of the State of Texas is amended to read as follows:

"Section 21. All stationery and printing, except proclamations and such printing as may be done at the Texas School for the Deaf, and paper, except that for the Judicial Department, shall be furnished under contract, to be given to the lowest and best bidder under such regulations as shall be prescribed by law. No member or officer of any department of the government shall be in any way interested in such contract."

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1968, at which election all ballots shall have printed on them the following:

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

"AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue road bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT (SJR37)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52e to read as follows:

"Section 52e. Bonds to be issued by Dallas County under Section 52 of Article III of this Constitution for the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes, or in aid thereof, may, without the necessity of further or amendatory legislation, be issued upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1968, at which election all ballots shall have printed on them the following:

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

"AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue road bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT (SJR24)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Article 8, Constitution of the State of Texas, is amended by adding a Section 2-a to read as follows:

"Section 2-a. (a) The Legislature may, by General Law, exempt from ad valorem taxation by the state and its political subdivisions all or a portion of any equipment, device or improvement installed or constructed on real property, which is designed to eliminate or abate the harmful effect of air emissions or water effluents from the air and water quality in this state, to the extent that the capital investment in such property is made to comply with or to exceed air or water quality standards established by law.

(b) Legislation which may be enacted in anticipation of the adoption of this Section is not void because of its anticipatory nature."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment giving permissive authority to the Texas Legislature to exempt from ad valorem taxation by the State of Texas and its political subdivisions equipment installed on real property to eliminate or abate the harmful effect of air emissions and water effluents, provided that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas."

"AGAINST the Constitutional Amendment giving permissive authority to the Texas Legislature to exempt from ad valorem taxation by the State of Texas and its political subdivisions equipment installed on real property to eliminate or abate the harmful effect of air emissions and water effluents, provided that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT (HJR22)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That the Constitution of Texas, Article III, be amended by deleting therefrom Section 18, and substituting in lieu thereof the following:

"Section 18. No Senator or Representative shall, during the term for which he was elected, be eligible to (1) any civil office of profit under this State which shall have been created, or the emoluments of which may have been increased, during such term, or (2) any office or place, the appointment to which may be made, in whole or in part, by either branch of the Legislature; provided, however, the fact that the term of office of Senators and Representatives does not end precisely on the last day of December but extends a few days into January of the succeeding year shall be considered as de minimis, and the ineligibility herein created shall terminate on the last day in December of the last full calendar year of the term for which he was elected. No member of either House shall vote for any other member for any office whatever, which may be filled by a vote

of the Legislature, except in such cases as are in this Constitution provided, nor shall any member of the Legislature be interested, either directly or indirectly, in any contract with the State, or any county thereof, authorized by any law passed during the term for which he was elected."

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state, at an election to be held throughout the state on the first Tuesday after the first Monday in November, 1968, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices."

Luper Tire & Supply
ROAD & FARM SERVICE
108 E. Washington 266-5330

in thy presence is fulness of joy

ATTEND CHURCH THIS WEEK

CHURCH OF CHRIST
J. A. Woolley, Preacher
 S.W. 2nd and Taylor

Sundays—
 Bible Class — 10:00 a.m.
 Worship — 10:45 a.m.
 Evening Worship — 7:00 p.m.
 Wednesdays—
 Midweek Bible Class — 8:00 p.m.

FIRST METHODIST CHURCH
Rex Mauldin, Minister
 411 West Taylor

Sundays—
 Church School Session — 9:45 a.m.
 Morning Worship — 10:55 a.m.
 Evening Fellowship Program — 5:00 p.m.
 Evangelism — 6:00 p.m.
 Mondays—
 Each First Monday, Official Board Meeting — 8:00 p.m.
 Each First Monday Commission Membership on Evangelism — 7:00 p.m.
 Second and Fourth Monday Wesleyan Service Guild 8:00 p.m.
 Tuesdays—
 Women's Society of Christian Service — 9:30 a.m.
 Each Second Saturday, Methodist Men's Breakfast — 7:00 a.m.

FIRST BAPTIST CHURCH
Fred Thomas, Pastor
 202 S.E. First

Sundays—
 Sunday School — 9:45 a.m.
 Morning Worship — 10:55 a.m.
 Morning Service KRAN at 11:00
 Youth Choir — 5:00 p.m.
 Training Union — 6:00 p.m.
 Evening Worship — 7:00 p.m.
 Tuesdays—
 Helen Nixon W.M.U. — 9:30 a.m.
 Wednesdays—
 Graded Chorus — 7:30 p.m.
 Prayer Service — 7:30 p.m.
 Church Choir Rehearsal 8:30 p.m.

SPANISH ASSEMBLY OF GOD CHURCH
Gilbert Gonzales
 N.E. Fifth and Wilson

Sunday—
 Sunday School — 10:00 a.m.
 Morning Worship — 11:00 a.m.
 Evening Evangelistic Service — 7:30 p.m.
 Tuesdays—
 Evening Bible Study — 8 p.m.
 Thursdays—
 Evening Prayer Meet — 8:00 p.m.

EAST SIDE CHURCH OF CHRIST
Cecil Williams, Minister
 704 East Taylor

Sundays—
 Bible Study — 10:00 a.m.
 Worship — 10:45 a.m.
 Song Practice — 6:30 p.m.
 Worship — 7:00 p.m.
 Monday—
 Ladies Bible Class — 4:15 p.m.
 Wednesdays—
 Midweek Service — 7:30 p.m.



IN MOTHER'S FOOTSTEPS

What joy in life is seen in those eyes. That smile is given freely to everyone. Now look at them both. Which one am I talking about? Aren't they both the same? No, she's not an exact, carbon copy, of her mother — for when you look again, you see that there is a generation between them. She wears the bright colors in her dress with the cute designs. Her dreams are different than her mothers. She is more outgoing. Yet in the mother you can see a quiet humor and in her closeness to her daughter, a gentle protectiveness. Her mother's dreams are sometimes too ambitious, but in the "Encouragement Department" she works just fine

There is one dream and ambition they both have, however; and that is to be like our Lord and Saviour Jesus Christ, and to be of service to the church. Their goodness is of God.

"For the eyes of the Lord are over the righteous, and his ears are open unto their prayers: but the face of the Lord is against them that do evil." I Peter 3:12.

EVERYONE IN THE CHURCH
THE CHURCH IN EVERYONE

The Church is God's appointed agency in this world for spreading the knowledge of His love for man and of His demand for man to respond to that love by loving his neighbor. Without this grounding in the love of God, no government or society or way of life will long persevere and the freedoms which we hold so dear will inevitably perish. Therefore, even from a selfish point of view, one should support the Church for the sake of the welfare of himself and his family. Beyond that, however, every person should uphold and participate in the Church because it tells the truth about man's life, death and destiny; the truth which alone will set him free to live as a child of God.

ASSEMBLY OF GOD CHURCH
Rev. Perry L. Shuffield
 Jefferson and Third

Sundays—
 Sunday School — 9:45 a.m.
 Morning Worship — 11:00 a.m.
 Evening Evangelist Service — 7:00 p.m.
 Wednesdays—
 Night Prayer Meeting and Christ's Ambassadors Convene Together — 7:30 p.m.
 Thursdays—
 Every 1st and 3rd, Women's Missionary Council — 2:30 p.m.
 Every 2nd and 4th, Girls' Missionette Club — 4:30 p.m.

FIRST MISSIONARY BAPTIST CHURCH
William S. Hobson, Pastor
 Main and Taylor

Radio Broadcast — 8:00 a.m.
 Sunday School — 9:45 a.m.
 Morning Worship — 10:45 a.m.
 Training Service — 7:00 p.m.
 Evening Worship — 6:00 p.m.
 Monday—
 Mary Martha Circle — 2:30 p.m.
 Edna Bullard Circle — 3:00 p.m.
 GMA and LMB — 4:00 p.m.
 Sunbeams — 4:00 p.m.
 Wednesdays—
 Mid-Week Worship — 8:00 p.m.

ST. ANN'S CATHOLIC CHURCH
The Rev. David Greka, Pastor
 8th and Washington Sts.

Mass Schedule—
 Sunday — 9:00 and 11:15 a.m.
 Monday — 7:30 p.m.
 Tuesday — 7:30 p.m.
 Wednesday — 7:30 p.m.
 Thursday — 7:30 a.m.
 Friday (1st of Month) 7:30 a.m.
 Friday (2nd, 3rd & 4th) 7:30 a.m.
 Saturday — 8:00 a.m.
 Sunday—Catechism Class, 10:00 - 11:00 a.m.
 Confessions—Sunday, Half hour before Mass.
 Baptisms: — 12 noon Sunday and by appointment

FIRST BAPTIST MEXICAN MISSION
Moses Padilla

Sundays—
 Sunday School — 10:00 a.m.
 Training Union — 6:30 p.m.
 Evening Worship — 7:30 p.m.
 Wednesdays — 7:30 p.m.

NEW TRINITY BAPTIST CHURCH
Rev. Willie Johnson
 3rd and Jackson

Sundays—
 Sunday School — 9:45 a.m.
 Morning Worship Second and Fourth Sundays — 11:0 a.m.
 H.M.S. — 4:00 p.m.
 Wednesdays—
 Prayer Service — 7:00 p.m.

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